104-10175-10171

8-1-C-B-E-T

Chief of Station, Mexico City

Office of Finance

LIEST?/1 - 1963 Taxes

HOUR-1998, 28 October 1964

- 1. A review of each of the statements made in reference by LIEBT/1 has been made by Basequarters. Some of these statements can be used to substantiate a claim that the KUBARK earnings are mos-texable.
- 2. The fact that an employer-employee relationship does not exist is not a basis for determining whether earnings are taxable. Subject is a contract agent-independent contractor; and the payment received by LIEUFF/1 is considered extract income. The law (Internal Revenue Code) defines earned income as 'wages, salaries, professional fees, and other amounts received as compensation for personal services actually removered'. Larged income is exclusable if the qualifications of Section old of the Internal Revenue Code are met. Three of these Qualifications are:
  - A. Barned incom from sources without the U. S.
  - B. Attributable to such eminterrupted period-one complete tex year or 510 days out of an 18 month period.
  - C. Not paid by the United States or may Agency or instrumentality thereof.

" Subject obviously qualifies on (A) and (B), however, LIEDT/1 does not meet qualification (C), therefore, exclusion cannot be claimed for the income carned from KIBARK.

Attecherats:

1963 Covert Tex Retern Sec. of IRS Code (See para. 4) Distribution:

3 - Mexico City/w/sttachs.

17 Hovember 1964

S-E-C-D-E-T

OF/CTD/CTB/BED'Leary/GPowell/alb

2391

3 - 020/078 2 - Division

1 - 07 Beg.

1 - RI/DP

WE/EF

- 3. If Subject reed IRS Publication So. 5b (Tax Guide for U. S. Citizens Abroad) it is easily understandable how he could be mislead because they refer to Covernment employees and not to those individuals having an independent contractor relationship with the Government. The key point in the Pavence regulations is the definition of earned income and the fact that earned income is not excludable if earned from a U. S. Government source.
- 4. Attached are photocopies of the Internal Revenue Code and regulations pertaining to the exclusion of income earned abroad.
- 5. Also attached is the 1963 covert tax return which Hasdquarters has prepared. Please note that lines 17 thru 23 and the Schedule C (lines 6-11) have not been completed. If LHFF/1'S overt income has maximum social security (FICA) withheld no celf-employment (social security) tax is computed. If social security is not ithheld overtly then self-employment tax is computed on the Schedule C and added to the income tax on the Form 1040 (see line 17, Form 1040). The Form 1040 can then be completed, signed, and returned to Handquarters along with the payment for the outstanding tax limitity.
- 6. If a personal check is used in payment of the tax liability it should be prepared in accordance with PMB 20-661-1, Supplement, payments 9 (non of a stational name of the payment).

DORA B. PERMECKY